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J C Branna's Dave Stone.

The editress of the Olive Branch, pub-

lished at Boston, having received a communication from Nashville, Tenn., inquiring whether some female printers could be

hired there to go to Nashville, replied as

"Every girl in Boston who is old

enough to work in a printing office or any

other office, has a lover, whom she would

be just as likely to trade off for a Tennessee article as she would be to swap him

## Aledonian.

in the free-line copies can be sent VOLUME 29--NO. 41.

ST. JOHNSBURY, VT., FRIDAY, APRIL 6, 1866.

WHOLE NUMBER 1497

## THE CIVIL RIGHTS BILL.

To the Senate of the United States:

company and of the chance where it is and payer from the

Calle ! Meeting, Apr. 3 J. I. PERKANS, Commander. in a miery's, Eastern Avenue, St. Johnsbury STEACTURER, STEAM MILLS STRUCKY PORTRAIT GALLERY. WAYOU S. JEWLELY, SHEVER AND with Congress. The right of federal citi- no state shall pass a law impairing the ob- alties provided by the second section and of the militia, as may be necessary to the sons throughout the United States, by ju- male portion of the family. A venerable oons, rows, &s -I S I A N D S URGEON. law. If, as is claimed by many, all per- make anything but gold and silver a legal shall decide contrary to this Federal law. ble to the Government and to the people. I now return the bills to the senate, and house of her pastor, Rev. Dr. G-sons who are native born already are, tender; but where can we find a federal In other words, when a State Judge, act- in whose number the discretion of the regret that, in considering the bills and The session of the class would sometimes usst MP SIC LODGE, No. 27, F. A. M. by virtue of the constitution, citizens of prohibition against the power of any state ing upon a question involving a conflict Commissioner is the only limit, and in joint resolutions, forty-two in number, be prolonged until the short winter after-Called meeting May 3. F. J. DALTON, Secty. Veccoxt. them such, the grave question presents its can repeal all state laws discriminating the Federal law is invalid, he must not the laws, are believed to be adequate for Washington, D. C., March 27, 1866. meeting of the class the lady was ill and HOMOZZATHICIANS.

States are unrepresented in Congress at covered by this bill, why, it may be asked, the peril of fine and imprisonment.

The Lorislative Department of the covered by this bill, when the subjects to the peril of the peril AND SURGEON, excepted classes, citizens of the United on the subject of suffrage and office. It from the Judicial Department of the languagements and duties of the derstood, and he was informed that the languagements GREAT WESTERN & LAKE SHORE R. mai Warehouse - R. R. Street. tAprili whether it is necessary that they should be United States. - I TARLOTS; and d alers in Gent's Fr as a a state -mur- be recoverable from the defendant. It there is gained a consciousness of will, the CIERS IN BIDES, LEATHER AND OUL. and dealer in Furniture, Cottage Be-The sense of power-

Barries and Caledonia Counties mation against large numbers of intelli- prescribed for the punishment of white jurisprudence provided by each State for The ninth section authorizes the Presi-THENEYS & COUNSELORS AT LAW, dealy opened. He must of necessity, both in the discretion of the court.

a leadrendy in this country—having A New Hampshire man has gone to and to represent the interests of twelve Hampshire persons claiming to be - of the estate of Robert Wilson, who at London eighty years ago, leaving

Supermine may be considered more can any state exercise any power of dis- of judgment, however conscientious, shall those that have, as to those that have not proposed or adopted. They establish for adicial to health than saleratus even. crimination between different races. - lasen Michigan lumbermen died from

the cook's part. its sionable young lady detaching her races. before retiring : "What dreams may

-s is with the church alone.

ty worth \$50,000,000.

when we have shuffled off this more north as well as south, it is enacted, for seems to be unnecessary, as adequate judi- crime, whereof the party shall have been municipal regulations of the state, with ing the egg warm in her bosom.—National ed in the catechism, answered quickly, instance, that no white person shall inter- cial remedies could be adopted to secure duly convicted, shall exist within the the relations existing exclusively between Republican.

THE PRESIDENT'S VETO MESSAGE. a per office at the subscriber. To protect all persons in the United States garded as an offense against public deco-

the whites.

subject to any foreign powers, excluding mation, and to inquire whether if Con- preme law of the land. It does not purport to declare or confer ternal policy and economy of the respective secured to them by the first section. this time, it is sound policy to make our why may not Congress repeal all state. The Legislative Department of the gov- Congress can at any time amend those A little plan which I have found service- ed, punctually reported himself at the reventire colored population, and all other laws discriminating between the two races enument of the United States thus takes laws in such manner as, while subserving able in past years is to put down every erend doctor's door. His errand was un-

be secured in the enjoyment of the civil within the power of congress, for as to cognizance of the Federal tribunals. bill! Those rights are by federal, as well power; but as to the states no similar pro- nies to a colored person any one of all States whether there is a conviction or parts of a plan. Besides this-and I as by state laws, secured to all domiciled vision exists vesting in congress the power these rights, that person should commit a not, but in case of conviction they are to think the most important thing of allpletion of the procession of naturalization. The object of the second section of the der, arson, rape or any other crime—all seems to me that under the influence of opposite of that which is a sense of impoand it may safely be assumed that the bill is to afford discriminating protection protection and punishment through the such temptations bad men might convert teney. The thought of time, to me at same emetments are sufficient to give like to colored persons in the full enjoyment of Courts of the State are taken away, and any law, however beneficial, into an in-least, is a very overpowering and often a protection and benefits to those for whom all the rights seemed to them by the pre- he can only be tried and punished in the instrument of persecution and fraud. tais bill provides special legislation. Bes ceding section. It declares that any pers Federal Courts. How is the criminal to By the eighth section of the bill United rushing on, unbroken, irresistible, hurrysides the policy of the government, from son, who, under color of any law, statute, be tried if the offense is provided for and States Courts which sit only in one place ing the worlds and the ages into being, its origin to the present time, seems to ordinance, regulation or custom, shall sub- punished by Federal law? That law and for white citizens, must migrate with the and out of it, and making our "noisy have been that persons, who are strangers ject or cause to be subjected, any inhabit- not the State law is to govern. It is only Marshal and District Attorney, and, need wears seem moments in the being of the and our laws, should pass through a cer- ation of any right secured or protected by within the purview of the Federal law not mentioned, to any part of the district lessness which this gives is very painful nam probation, at the end of which, before this act, or to different punishment, pains that the Federal Courts are to try and upon the order of the President, and there But I have felt that this is neutralized by attaining the coveted prize, they must give or penalties, on account of such persoa punash him under any other law. Then hold a Court for the purpose of the more such a little plan as that. You feel that INMENT CLAIM AND INSURANCE AGENT, evidence of their fitness to receive and to having at any time been held in a condiexercise the rights of citizens, as contem- tion of slavery or involuntary servitude, modified by the State Legislature so far as with a violation of this act, and there the borne on but not resistlessly. Down the plated by the constitution of the United except as a punishment of crimes, whereof the same is not inconsistent with the Con-Judge and officers of the Court must re-The bill in effect proposes a discrimi- or by reason of his color or race, than is So that over the vast domain of criminal the time therein designated. gent, worthy and patriotic foreigners, and persons, shall be deemed guilty of a mis- the protection of its own citizens and for dent, or such person as he may empower gan this plan after reading a valuable lityears of bondage, the avenues to freedom ished by fine not exceeding \$1000, or im- its criminal laws, Federal law, wherever the land or naval forces of the United bott's "Way to do Good."

mas no wite. The dist woman tains an enumeration of the rights to be that Judges of the State Courts who should foreign States, citizens or subjects." Here fidently believed that they will satisfacto- a parliamentary committee in 1853 fiel all endeavors to take it from her for living, and has no husband, enjoyed by those classes so made citizens render judgments in antagonism with its the judicial power of the United States is rily work out the problem. Capital, it is brought out the great mortality of liquor several hours; and it was only from the a second woman has been married twice, ha every state and territory of the United terms; and that marshals and sheriffs who expressly set forth and defined, and the true, has more intelligence, but labor is sellers, and upward of ten years ago one effects of an opiate administered to her sus-bands living, and has no hus- States. These rights are to make and en- should execute processes sanctioned by act of September 24, 1789, establishing never so ignorant as not to understand its of the Registrar General's annual reports that the efforts made were finally successional actions and the succession of the registrar General's annual reports. force contracts, to sue, be parties and give State laws, and issued by State Judges, in the Judicial Courts of the United States, own interests, not to know its own value, contained statistical data showing that at ful. of the Fenians say the cattle evidence to inherit, purchase, lease, sell, execution of their judgments, could be in conferring upon the Federal Courts and not to see that capital must pay that every decennual period, reckoning from 25 hold and convey real and personal prop- brought before other tribunals and there jurisdiction over cases originating in State value. This bill frustrates the adjust- years, the mortality among drink sellers A most melancholy event, says the Burin on the Pope's bull. There is crty, and to have the full and equal benes subjected to fine and imprisonment for the tribunals, is careful to confine them to the ment. It interferes between capital and was half as much again as the average of lington Times, was connected with the than a joke in this,-Not a few of fit of all laws and proceedings for the se- performance of the duties which such State classes enumerated in the above recited labor, and attempts to settle questions of all classes collectively of men above 20 Ellenburg, N. Y. town meeting. As the Femans denounce the Pope for med-curity of persons and property as is enjoy- laws might impose. The legislation thus clause of the Constitution. The section political economy through the agency of years of age. with politics, insisting that his busi- ed by white citizens. So, too, they are proposed invades the judicial power of the of the bill undoubtedly comprehends cases numerous officials, whose interest it will be made subject to the same punishment. State. It says to every State, Court or and authorizes the exercise of powers that to foment discord between the two races. A new invention for the manufacture of into Canada after whiskey, and on their

In the exercise of state policy over matof the former article in their break- ters exclusively affecting the people of legislation, which the bill seems to con- the power granted to Congress by the Con- general government has ever provided for It was a slight mistake on each state it has been frequently thought template, is so likely to occur as to render stitution as recently amended, to enforce the white race. In fact, the distinction of expedient to discriminate between the two it necessary at this time to adopt a meas- by appropriate legislation the article de- race and color is by the bill made to op-

marry with a negro or mulatto. Chan- the desired end, without invading the im- United States or any place subject to their a state and its citizens, or between the in- off for a grizzly bear. The idea of a Boscellor Kent says, speaking of the blacks, munities of legislators-always important jurisdiction. that marriages between them and the to be preserved in the interest of public. It cannot, however, be justly claimed tion and assumption of power by the gen-lien's concerts, waltzes once a week, eats whites are forbidden in some of the states liberty-without assailing the independ- that with a view to the enforcement of eral government which, if acquiesced in, ice cream, rides in the omnibus, wears satwhere slavery does not exist; and they ence of the judiciary-always essential to this article of the Constitution there is at must sap and destroy our federative system in slippers, sometimes kisses the editor, are prohibited in all the slaveholding the preservation of individual rights-and present any necessity for the exercise of of limited powers, and break down the going to Tennessee, except she goes there I regret that the bill which has passed states by law, and when not absolutely without impairing the efficiency of officers all the powers which preserve the rights of the as the wife of one of our first class citizens, both houses of Congress, entitled "an act contrary to law they are revolting and re- always necessary for the maintenance of Slavery has been abolished and at present states. It is another step, or rather stride, editors excepted, is truly ludicrous.— The remedy proposed by this section the United States, nor has there been, nor tion of all legislative power in the national edged pantlets and shiny gaiter boots look and the part of their vindication," contains previsions state laws on the subject of marriage be- seems to be in this respect not only anomalis it likely there will be any attempt to government. The tendency of the bill well trudging through the mud and mire

which I cannot approve consistently with tween the two races, for as the whites are lous, but unconstitutional, for the Consti- revive it by the people of any State. If, must be to resucitate the spirit of rebellion of Nashviville to an old barn of a printing my sense of duty to the whole people and forbidden to intermarry with the blacks, tution guaranties nothing with certainty if however, any such attempt shall be made, and to arrest the progress of those influmy obligations to the constitution of the the blacks can only make such contracts it does not ensure to the several States the it will then become the daty of the Gen- ences which are more closely drawing room two old darkies are jerking away at United States. I am, therefore, constrain- as the whites themselves are allowed to right of making index ruling laws in re- eral Government to exercise any and all around the states the bonds of union and an old ramage press and in the other the ed to return it to the senate, the house in make, and therefore cannot, under this gard to all matters arising within their incidental powers necessary and proper to peace. in cases of conflict with the Constitution dom.

races born in the United States is by the been considered as exclusively belonging or judicial tribunals of the State or local-duties. bill made a citizen of the United States. To the states. They all relate to the in- ity, where there may be any of the rights The fifth section empowers the commis- nize the obligation to protect and defend Canne Intelligence.—Some of our

these classes of persons any status as citis people, urging in each according to its this third section, for it makes clear what rants and other processes desirable by the stitution of the United States. zens of states, except that which may re- own pecular circumstances and the safety kind of denial or deprivation of rights, se- bill. These numerous official agents are | Entertaining these sentiments, it only of our own personal knowledge. A friend sult from their status as citizens of the and well being of its own citizens. I do cured by the first section, was in contem- made to constitute a sort of police, in ad-United States. The power to confer the not mean to say that upon these subjects plation. It is a denial or deprivation of dition to the military, and are authorized by co-operate with congress in any measright of state citizenship is just as exclu- there are not federal restraints, as for in- such rights in the courts or judicial tribu- to summon a pose condutus, and even to ure that may be necessary for the preser- fond of making himself useful, and liked sively with the several states as the power stance in the state power of legislation over nais of the State. It stands, therefore, call to their aid such portion of the land vation of the civil rights of the freedmen nothing better than to be sent on some erto confer the right of federal citizenship is contracts there is a federal limitation that clear of doubt that the offense and the pen- and naval forces of the United States, or as well as those of all other classes of per- rand, or allowed to act as escort to the fezenship thus to be conterred in the several ligations of contracts, and as to crimes intended for the State Judge, who in the performance of the duty with which they dicial process, under equal and impartial lady belonging to the household was in excepted "ratio" before mentioned is now that no state shall pass an expost factor clear exercise of his functions as a Judge, are charged. This extraordinary power laws, or conformably with the provisions the habit of attending a hible class which for the first time proposed to be given by law; and as to money that no state shall not acting ministerially but judicially, is to be conferred upon agents irresponsition. the United States, the passage of the pend- to discriminate, as do most of them be- between a State law and a Federal law, whose hands such authority might be made that have been thus far submitted for my noon had faded into night, and at such ing bill cannot be necessary to make them tween aliens and citizens, between artification and approval, I am compelled to withhold my times Don would often be sent to the clersuch. If, on the other hand, such per- cial persons called corporations and natural fraud. The general statutes regulating assent from a second measure that has re- gyman's house—a distance of only a few sons are not citizens, as may be assumed ralized persons in the right to hold real decision between the two, comes to the United ecived the sanction of both houses of confrom the proposed legislation to make estate. It it be granted that Congress conclusion that the State law is valid and States, the militia, and the execution of gress. ANDREW JOHNSON. Once it chanced that on the day for the self whether, where eleven of the thirty-six between whites and blacks in the subjects follow the dictates of his own judgment at any emergency which can occur in time

the party shall have been duly convicted, stitution and laws of the United States. main upon the order of the President for ing and trimming your own raft, and and intelligence have just now been sud-prisonment not exceeding one year, or it can be made to apply, displaces State States or of the militia as shall be neces-

sary to prevent the violation and enforce from his previous unfortunate condition of This section seems to be designed to ap- The question here naturally arises, from the due execution of this act. This lan- High Rate of Morrality Among servitude, be less informed as to the nature ply to some existing or future law of a what source Congress derives the power guage seems to imply a permanent mili- Liquor Sellers.—The National Proviand character of our institutions than he state or territory, which may conflict with to transfer to the Federal tribunals cer- tary force that is to be always at hand, dent Institution, an English life insurance A samous, wholes de dealers in LARD AND WHALE OILS. who, coming from abroad, has, to some the provisions of the bill now under contain classes of cases embraced in this sec- and whose only business is to be the cu- company, has discontinued issuing policies extent at least, familiarized himself with sideration. It provides for counteracting tion! The Constitution expressly des forcement of this measure over the vast to publicans, owing to the high rate of the principles of a government to which such forbidden legislation by imposing fine clares that "the judicial power of the region where it is intended to operate. In mortality among that class of citizens. he voluntarily entrusts life, liberty and the and imprisonment upon the legislators who United States shall extend to all cases in I do not propose to consider the policy. The statistics of its own actuary led to parsuit of happiness. Yet it is now pro- may pass such conflicting laws, or upon law and equity arising under this Consti- of this bill. To me the details of the bill this action, which is still further justified posed, by a single legislative enactment, to the officers or agents who shall put or at- tution, the laws of the United States and are fraught with evil. The white race by the annual report of the Manchester confer the rights of citizenship upon all tempt to put them into execution. It treaties made, and the black race of the south have hith- and Salford Licensed Victuallers Associa-DEALERS IN GOVERNMENT SECURITIES persons of Airican descent born within the means an official offense, not a common under their authority; to all cases affect- erto lived under the relation of master and tion. This body numbers 481 members, extended limits of the United States, while crime committed against the law, upon the ling Ambassadors and other public Minis- slave-capital owning labor. Now, that and the loss by death last year was 39, persons of foreign birth, who make our person or property of the black race. Such ters and Consuls; to all cases of Admiralty relation is changed, and as to the owner-being a death-rate of about 80 in 1000. TAODE FOR THE WEST. As an in- land their home, must undergo a brobation an act may deprive the black man of his and Maritime jurisdiction; to controver- ship, capital and labor are divorced. They while the death-rate for the whole population and their home, must undergo a brobation and act may deprive the black man of his and Maritime jurisdiction; to controver- ship, capital and labor are divorced. They while the death-rate for the whole population and act may deprive the black man of his and Maritime jurisdiction; to controver- ship, capital and labor are divorced. They while the death-rate for the whole population and their home, must undergo a brobation and act may deprive the black man of his jurisdiction; to controver- ship, capital and labor are divorced. They while the death-rate for the whole population are divorced. the spread of divorce in the of five years, and can only then become property, but not of his right to hold prop- sies to which the United States shall be a stand now each master of itself. In this lation of the country is 18, and for trades we are told that there are at press citizens upon proof that they are of good erty. It means a deprivation of the right party: to controversies between two or new relation, one being necessary to the considered unhealthy, such as shoe-makers dear child a few weeks ago, on Tuesday These fig- last managed to procure the key of the a bout who has been married to the of the constitution of the United States. State Legislature. It is therefore assumed of another State: between citizens of dif- which both are deeply interested in mak- ures speak for themselves, and show that tomb in which the the body was laid, The man has been and well disposed to the good order and that under this section members of a State ferent States; between citizens of the same ing harmonious. Each has equal power the liquor traffic, like Saturn, swallows its opened the coffin, took the child in her Legislature who should vote for laws con- State claiming land under grants of a dif- in settling terms, and if left to the laws own children. This state of things has arms and bore it home. There she tend-The first section of the bill: ferent State, or the citizens thereof and that regulate capital and labor, it is con- been noticed before. The evidence before el it as though it was still living, and de-

pains and penalties common to white citi- Judge-If you decide that this act is un- are not by the Constitution within the For, as the breach widens, their employ- paper socks is announced. The socks are return the whole concern, men, liquor and zens and to none others. Thus a perfect constitutional: if you refuse under the jurisdiction of the United ment will continue, and when it is closed made of paper and muslin combined, teams, were taken by the custom house equality of the white and colored races is prohibition of a State law to allow a negro States. To transfer them to those Courts their occupation will terminate. In all The inventors say that they will last as officers! The disaster was of the most attempted to be fixed by a federal law in to testify; if you hold that over such a would be an exercise of authority well cal- our history, in all our experience as a peo- long as an ordinary pair would keep clean, appalling character! The result of the every state of the Union over the vast subject matter the said law is paramount; culated to exercise distrust and alarm on ple living under federal and state laws, no and they can be made so cheaply that loss of the liquor was, that most of the refield of state jurisdiction, covored by these under color of a State law refuse the ex- the part of all the States, for the bill ap- such system as that contemplated by the their cost will not equal the price of publican ticket was elected with the exenumerated rights. In no one of them ereise of the right to the negro, your error plies alike to all of them as well as to details of this bill has ever before been washing. subject you to a fine and imprisonment. been engaged in rebeilion. It may be the security of the colored race safeguards

ure of such doubtful constitutionality. In claring that neither slavery nor involunta- erate in favor of the colored and against A negro woman of Weston, Lewis Co., or, "who loves all men?" A little girl By the statutes of some of the states, the next place this provision of the bill ry servitude, except as a punishment for the white race. They interfere with the West Virginia, hatched a chicken by keep- not four years old, and evidently not post-

habitants of the same state : an absorption girl who goes to opera, patronizes Junowhere exists within the jurisdiction of towards centralization and the concentra- Wouldn't a girl in a silk dress with lace

United States. I, therefore, fully recogsioners so to be selected by the court to that class of our people whenever and cotemporaries are including in stories of any other right of citizenship than federal states. They are matters which in each The construction which I have given appoint in writing one or more suitable wherever it shall become necessary and to the intelligence and apparent reasoning cacitizenship. It does not propose to give state concern the domestic condition of its to the second section is strengthened by persons from time to time, to execute war- the fullest extent compatible with the con- pacity of dogs. We offer them the following, which we vouch for on the strength

of peace. If it should prove otherwise, PLAN FOR EACH DAY BEFOREHAND .- ware of this fact, when six o' clock arrivvery annihilating one for energy. Time making the flood of time your vassal, and not your conqueror. I first, I think, be-

Robertson's Life and Letters.

As a proof of the intelligence of the ty-nine persons in the state prison (mostly Indians) all were able to read and write and most of them to play draw-poker.

editor is squirting tobacco juice over the COMMANDERY, NO. 5. which it originated, with my objections bill, enter into the marriage contract with jurisdiction, subject only to the restriction maintain inviolate this great law of freemation of the 1st of January, 1863, or- Wouldn't she be in a nice fix when By the first section of the bill all per- I cite this discrimination, however, as and constitutional laws of the United The fourth section of the bill provides dered and declared that all persons held as the editor and some great brute of a fellow sons born in the United States, and not an instanc of the state policy as to discrim- States, the latter to be held as the su- that the officers and agents of the Freed- slaves within certain states and parts of got to playing at the game of shooting men's Bureau shall be empowered to make states therein designated, were and thence-their revolvers across the office at each Indians not taxed, are declared to be citi- gress can abrogate all state laws of dis- The third section gives the District arrests, and also that other officers may be forward should be free, and further, that other sheads! Who would make the fire zens of the United States. This provision crimination between the two races in the Courts of the United States exclusive cog- specially commissioned for that purpose by the government of the United States, in- when—had run off and the editor was comprehends the Chineese of the Pacific matter of real estate, of suits and of con- nizance of all crimes and offenses commit- the President of the United States. It cluding the military and naval authorities drunk! Who'd go home with her dark States, Indians subject to taxation, the tracts generally, congress may not also ted against the provisions of this act, and also authorizes Circuit Courts of the thereof, would recognize and maintain the nights! Who would take her out to ride people called Gypsies, as well as the en- repeal the state laws as to the contract of concurrent jurisdiction with the Circuit United States and the Superior Courts of freedom of such persons. This guarranty on Saturday atternoon and go to church dire race designated as blacks, people of marriage between the races? Hitherto Courts of the United States of all civil the Territories to appoint without limitable has been rendered especially obligatory and with her Sunday? No sir a Boston girl color, negroes, mulattoes and persons of every subject embraced in the enumera- and criminal cases, affecting persons, who are to be charg- sacred by the amendment of the constitu- won't go to Tennessee for love or money. African blood. Every individual of these tion of rights contained in the bill has are denied or cannot enforce in the courts ed with the performance of quasi-judicial tion abolishing slavery throughout the She can get enough of both nearer home.

States. Four millions have just emerged Congress can declare by law who shall the sacred and exclusive duty of judicial rights, interests and liberties of the people next day, arranging the hours well. The dy was not there, upon which he turned from slavery into freedom. Can it reas hold lands, who shall decision, and converts the State Judge | The seventh section provides that a fee advantages of this are several. You get and gravely trotted home again. As he sonably be supposed that they possess the leave capacity to make a contract in a into a mere ministerial officer, bound to of \$10 shall be paid to each Commissioner more done than if a great part of each day was never known to go alone to the elerrequisite qualifications to entitle them to state, then Congress can also by law des decide according to the will of Congress, in every case brought before him, and a is spent in contriving and considering gyman's house for any other purpose than all the privileges and immunities of citi- clare who, without regard to race or col- It is clear that in States which deny to fee of \$5 to his deputy or deputies for each "what next?" A healthful feeling per- the one specified, the inference is unavoidzenship of the t nited States! Have the or shall have the right to sit as jaror or as persons whose rights are secured by the person he or they may arrest and take bepeople of the several states expressed such judge, to hold any office, and finally to first section of the bill, any one of those fore any such Commissioner, with such of satisfaction at the close of the day on for the class to meet as well as his veneraa conviction! It may also be asked vote in every state and territory of the rights, all criminal and civil cases affects other fees as may be deemed reasonable by finding that, generally, the greater part of ble mistress, and considered biaself pering them will, by the provisions of the such Commissioner in general for perform- what is planned has been accomplished, sonally responsible for her comfort and declared citizens in order that they may As respects the territories, they come that section, come under the executive ing such other duties as may be required. This is the secret of giving dignity to triin the premises. All these fees are to be ties. As units they are insignificant: we know of in which a dog has been a rights proposed to be conferred by the them the law making power is the federal. It follows that if any State which despuid out of the United they rise in importance when they become voluntary attendant of a bible class. One bright morning there strayed into the Tribune office an unassuming man, who was known as the publisher of an obscure weekly journal. He said he wanted a page in the Weekly Tribune for an adertisement of his paper. The publisher laughed at the idea, and told him that it would be a waste of money. Ronner insisted upon having the page, and he was charged therefore \$1,500. He received a perfect flood of letters in answer, and inserted every cent in new advertisements. Money came in so rapidly that he could not use it upon his paper, or in advertising, and finally the firing of cannon in the Park rang out to the world what enterprise can do. The salute was fired in honor of the 400,000th subscriber to the Weekly Ledger! And Benner was a in favor of the negro, to whom after long demeanor, and on conviction shall be pund the punishment of all persons who violate for that purpose, to employ such part of the book, and a sunny, cheerful one—Ab—During the recent severe storm in Illimois

hails as large as hens' eggs fell a few miles from Chicago: and while they fell, says the Journal, "the thunder shook the hou-

confined to her room : but the dog, una-

ses, terrific lightning leaped from cloud to cloud, the early afternoon was as dark as evening, the lake rolled, tambled, mouned and roared, and altogether it was one of the most awe-inspiring orchestral demonstrations with which nature ever filled the ears and amazed the souls of men. Hothouses were mercilessly pelted and smashed, and much injury was done to plants and trees, some of which were entirely stripped of their branches.

AFFECTING CIRCUMSTANCE, A New

emergency was somewhat pressing to the democratic party, four teams were sent ception of supervisor.

The Albany Journal, heads a column of election returns showing union gains

"Now, children," asked a school inspect-